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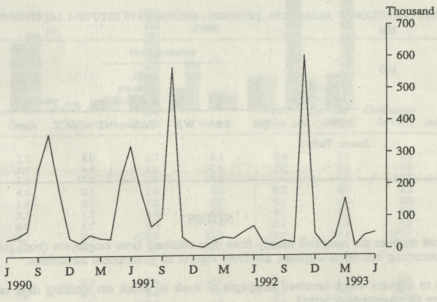
# INDUSTRIAL DISPUTES, AUSTRALIA, JUNE 1993

### MAIN FEATURES

#### In June 1993—

- There were 63 disputes reported in progress involving 60,000 employees and the loss of 49,700 working days. This represents a decrease in the number of industrial disputes compared to the previous month (67). Despite the fall in the number of industrial disputes, working days lost rose from 40,900 in May 1993 to 49,700 in June.
- The largest number of working days lost were reported by the Other industries group (23,600) which accounted for 47 per cent of all time lost in
- June (see Table 2). Within the Other industries group, Finance, property and business services industry reported 20,900 working days lost.
- Increases in working days lost, compared with May 1993, were reported in all States and Territories, except Victoria (see Table 3). The largest increase occurred in Western Australia, from 1,300 in May 1993 to 10,200 in the current month. This is the highest figure recorded for this State since June 1992 (17,400).

### CHART 1. WORKING DAYS LOST, AUSTRALIA



Source: Table 1

**INQUIRIES** 

• for further information about statistics in this publication and the availability of related unpublished statistics contact Laura Smith on Canberra (06) 252 6561 or any ABS State office.

• for information about other ABS statistics and services please contact Information Services on Canberra (06) 252 6627, 252 5402, 252 6007 or any ABS State Office.

TABLE 3. INDUSTRIAL DISPUTES IN PROGRESS : STATES AND TERRITORIES, AUSTRALIA, WORKING DAYS LOST(a) (\*000)

Period		NSW	Vic.	Qld	SA	WA	Tas.	NT	ACT	Australia
1992 —	The State and	univer of	Abericken :	and the state of the						
April		6.3	9.2	3.3	0.2	4.1	7.1	0.4	1.4	32.0
May		14.4	5.1	7.2	0.3	5.3	18.9	0.3	0.8	52.2
June		34.9	2.3	4.1	0.5	17.4	10.6	0.1	0.1	70.0
July		4.1	0.8	9.7	1.3	0.3		0.3	0.3	16.8
August		4.0	2.0	1.6	0.2	1.0	0.5	A COLUMN		9.3
September		7.5	10.6	3.7	0.3	2.7	0.3	0.4	0.1	25.6
October		8.4	2.8	6.3	0.1	1.1	0.1	0.5		19.3
November		71.4	502.4	14.5	6.0	8.6	0.1	0.1	0.1	603.2
December		4.3	31.6	3.6	1.3	1.7	4.3	-	_	46.7
1993 —										
January		2.8	0.9	1.5	0.2	0.2	tolera — co	10 to -	A 2.50 10	5.7
February		12.2	10.0	9.6	1.9	0.4	0.1		_	34.2
March		48.3	88.3	10.0	7.7	2.2		_	_	156.5
April		2.0	1.8	1.5	0.4	1.8			_	7.6
May		5.9	23.4	8.0	1.8	1.3	0.4	0.1	0.2	40.9
June		13.6	12.2	10.8	2.0	10.2	0.5	0.2	0.4	49.7
Twelve mo	nths ended —									
June	1991	827.9	317.9	117.0	129.1	167.6	8.7	2.8	3.0	1,574.0
	1992	r818.6	131.9	84.4	22.5	67.6	39.4	2.4	3.4	r1,170.3
	1993	184.5	686.8	80.8	23.2	31.4	6.2	1.6	1.0	1,015.5
December	1990	622.9	391.2	107.9	125.8	108.4	10.7	1.7	7.9	1,376.5
	1991	1,106.3	209.2	106.6	59.3	119.1	4.4	3.3	2.3	1,610.6
	1992	174.3	586.4	66.3	12.2	53.6	43.0	2.7	2.7	941.2

<sup>(</sup>a) State by industry information is available on request

TABLE 4. INDUSTRIAL DISPUTES IN PROGRESS: INDUSTRY, AUSTRALIA WORKING DAYS LOST PER THOUSAND EMPLOYEES FOR THE TWELVE MONTHS ENDED(a)

			Manufactu	ring					
	Mining		Metal products, machinery and	(3097)	Const-	Transport and storage; Commun-	Community	Other	All
Period	Coal	Other	equipment	Other	ruction	ication	Services	industries(b)	industries
Twelve months ended— 1989—	et annual and				L Switz				
December 1990 —	5,505	642	473	283	374	160	176	65	190
December 1991 —	4,879	1,631	1,293	212	204	299	151	25	217
December	4,507	735	1,820	296	428	237	150	63	265
1992—		3 40	120	22 1					200
April May	4,331 4,390	973 1,007	1,880 1,378	274 289	382 377	251 249	143 151	67 68	263 237
June	4,286	1,226	671	309	313	241	167	61	195
July	4,191	1,162	371	308	192	251	163	57	169 159
August September	3,157 2,315	1,103 1,046	360 340	306 307	183 168	252 241	150 128	56 56	139
October	2,174	958	108	121	30	65	42	12	57
November	3,043	1,027	345	264	151	158	169	59	152
December	2,970	997	352	275	151	214	175	60	158
1993 —									
January	3,011	987	353	276	150	218	175	59	158
February	3,128	927	369	280	138	216	181	59	159 179
March April	3,063	765 711	665	283 270	135 134	219 209	202 201	58 55	179
May May	3,061 2,817	630	668	245	133	208	201	59	173
June	2,884	336	671	238	133	204	184	66	169

<sup>(</sup>a) See paragraph 4 of the Explanatory Notes. (b) Comprises Agriculture, forestry, fishing and hunting; Electricity, gas and water; Wholesale and retail trade; Finance, property and business services; Public administration and defence; Recreation, personal and other services.

TABLE 5. INDUSTRIAL DISPUTES IN PROGRESS: STATES AND TERRITORIES, AUSTRALIA, WORKING DAYS LOST PER THOUSAND EMPLOYEES FOR THE TWELVE MONTHS ENDED(a)

Period	NSW	Vic.	Qld	SA	WA	Tas.	NT	ACT	Australia
Twelve months ended —				Scale 1877	CARLS A SE	43 (0) 29 200 13	CONTRACTOR OF THE CONTRACTOR	1785-21766-855	300 Apr 24.00
1989 —									
December 1990 —	269	199	102	67	187	64	111	77	190
December 1991 —	283	226	111	236	200	67	26	62	217
December	528	128	114	112	223	28	51	18	265
1992 —									
April	524	126	117	96	224	77		01	000
May	461	121	119	87	160	189	44	21	263
June	398	82	90	44	126	256	46 39	26	237
July	367	53	69	24	100	255	38	25	195
August	346	47	67	17	95	258	38	22 19	169
September	326	36	55	15	94	261	42	20	159 148
October	62	34	59	10	91	259	47	20	57
November	86	350	67	22	101	256	48	20	152
December	85	369	69	25	97	285	48	20	158
1993—									
January	85	371	70	25	96	284	. 48	20	158
February	89	371	76	28	90	278	48	20	159
March	107	422	78	41	80	277	37	20	179
April	105	418	76	41	75	230	29	10	175
May	101	429	76	44	68	108	26		173
June	90	435	83	48	55	41	28	5 7	169

<sup>(</sup>a) See paragraph 4 of the Explanatory Notes

TABLE 6. INDUSTRIAL DISPUTES ENDING IN THE 12 MONTHS TO JUNE 1993 : AUSTRALIA, REPORTED CAUSE, DURATION AND METHOD OF SETTLEMENT (a)

E genal course he empired by	Number of disputes(b)	Employees involved (directly and indirectly) ('000)	Working days lost ('000)
	CA	USE OF DISPUTE	sharement recollerated
Wages	55	113.2	127.8
Hours of Work	3	12.9	3.3
Leave, pensions, compensation	39	5.1	- 11.1
Managerial policy	360	103.1	133.4
Physical working conditions	84	13.5	20.6
Trade unionism	65	24.6	30.4
Other(c)	29	704.1	663.8
Total	635	976.4	990.4
SO VINE LA TRANSPORTE	DUR	ATION OF DISPUTE	TABLE WAS TOO I GOODEN
Up to and including 1 day	380	784.2	688.1
Over 1 and up to and including 2 days	124	170.5	214.1
Over 2 and less than 5 days	95	18.2	53.3
5 and less than 10 days	28	2.4	15.0
10 and less than 20 days	7	0.9	15.4
20 days and over	1	0.2	4.5
Total	635	976.4	990.4
Kalis Turdenbergerabiser besteht bis ber	METH	OD OF SETTLEMENT	
Negotiation	111	25.8	55.6
State legislation	36	4.2	8.6
Federal and joint Federal-State legislation	75	14.0	31.2
Resumption without negotiation	398	927.9	890.8
Other methods	15	4.6	4.2
Total	635	976.4	990.4

<sup>(</sup>a) More detailed information by State and industry is available on request. (b) Prior to September 1991 disputes affecting more than one industry and/or State have been counted as separate disputes in each industry and State and in the Australian total. From that time such disputes, while still counted separately in each industry and/or State, are counted just once at the broader industry and Australian level. See paragraph 5 of the Explanatory Notes. (c) Includes disputes not elsewhere categorised.

#### **EXPLANATORY NOTES**

#### Introduction

The statistics in this publication relate to disputes which involved stoppages of work of ten working days or more at the establishments where the stoppages occurred. Ten working days is equivalent to the amount of ordinary time worked by ten people in one day, regardless of the length of stoppage, for example, 3,000 workers on strike for 2 hours would be counted as 750 working days lost (assuming they work an 8 hour day).

- 2. The statistics of working days lost relate to the losses due to industrial disputes only (as defined in paragraph 2 of the Glossary). Effects on other establishments, such as stand-downs because of lack of materials, disruption of transport services, power cuts, etc. are not included.
- 3. The statistics of industrial disputes are compiled mainly from data obtained from employers (both private and public sector), from trade unions and from reports of government authorities. Particulars of some stoppages eg. State or Australia wide general strikes may have been estimated and the statistics therefore should be regarded as giving only a broad measure of the extent of industrial disputes as defined above.

Change in methodology

- 4. The basis for the calculation of working days lost per thousand employees was changed in January 1987 to include estimates of employees from the Survey of Employment and Earnings. They are combined with estimates of the number of employees in agriculture and in private households, obtained from the Labour Force Survey. Estimates have been recalculated on this basis for each month back to June 1984 and are available on request. In issues of this publication prior to January 1987, the estimates of numbers of employees were based entirely on Labour Force Survey data. The effect of the change is minimal at the 'all industries' level but is quite significant, in some cases, for individual industry groups.
- 5. The basis for the calculation of the number of disputes was changed in the November 1992 publication and the series revised back to September 1991. Prior to September 1991, disputes affecting more than one industry and/or State have been counted as a separate dispute in each industry and State and in the Australian total. From September 1991 onwards, a dispute affecting more than one industry and/or State is counted once in each industry and/or State, but only once at the broader industry and Australia level. The reason for the change was to align the method of counting the number of industrial disputes with the International Labour Office guidelines. This change does not affect the estimates of employees involved or working days lost.

#### Reliability of estimates

6. Inaccuracies may occur because of imperfections in information provided by respondents or in processing by the ABS. Although considerable care is taken in questionnaire design; in the instructions given to respondents; and in editing the returns; these inaccuracies may occur in any enumeration, whether it be a full count or a sample.

### Other ABS publications

7. Users may also wish to refer to the following publications:

Industrial Disputes, Australia (6322.0) — issued annually Labour Statistics, Australia (6101.0) — issued annually The Labour Force, Australia, Preliminary (6202.0) — issued monthly

The Labour Force, Australia (6203.0) — issued monthly Trade Union Statistics, Australia (6323.0) — issued annually

Trade Union Members, Australia, August 1992 (6325.0) Employed Wage and Salary Earners, Australia (6248.0) — issued quarterly

Award Rates of Pay Indexes, Australia (6312.0) — issued monthly

Unpublished statistics

- 8. A range of unpublished data is also available on request including dispute details at more detailed industry levels, cross-classified by States/Territories, and finer cause of dispute and method of settlement categories than those published. Considerable time series exist for most variables. Inquiries regarding data availability and associated charges should be directed to Brenda McMorrow on (06) 252 6561.
- 9. Current publications produced by the ABS are listed in the *Catalogue of Publications and Products, Australia* (1101.0). The ABS also issues, on Tuesdays and Fridays, a *Publications Advice* (1105.0) which lists publications to be released in the next few days. The Catalogue and Publications Advice are available from any ABS office.

### Symbols and other usages

- r estimates revised since last issue
- nil or rounded to zero
- 10. Where estimates have been rounded, discrepancies may occur between sums of the component items and totals.

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### **GLOSSARY**

Cause of dispute

The statistics of causes of industrial disputes relate to the reported main cause of the stoppage of work and not necessarily all causes that may have been responsible for the stoppage of work. For these reasons, the statistics do not reflect the relative importance of all causes of disputes as perceived by both employers and employees. The causes are classified from information supplied by employers and according to standards determined by the International Labour Organisation. The classification of causes is as follows:

Wages. Claims involving general principles relating to wages e.g. increase (decrease) in wages; variation in method of payment or combined claims relating to wages, hours or conditions of work in which the claim about wages is deemed to be the most important. Combined claims in which other claims are deemed to be the most important are included under the relevant cause. Disputes over award restructuring are included under managerial policy.

Hours of work. Claims involving general principles relating to hours of work e.g. decrease (increase) in hours; distribution of hours.

Leave, pensions, compensation. Claims involving general principles relating to holiday and leave provisions; pension and retirement provisions; workers' compensation provisions; insertion of penal clause provisions in awards.

Managerial policy. Disputes concerning the exercise of managerial control by employers e.g. terms and conditions of employment (other than disputes specifically about wages and hours); new awards and agreements; award restructuring; work practices; principles of promotion or deployment of staff including roster complaints and retrenchments; disciplinary matters including alleged victimization of union officials; employment of particular persons; disagreement with managerial decisions.

Physical working conditions. Disputes concerning physical working conditions and safety issues e.g. protective clothing and equipment; first aid services; uncomfortable working conditions; lack of, or the condition of, amenities; claims for assistance; shortage or poor distribution of equipment or material; condition of equipment; new production methods and equipment; arduous physical tasks.

Trade unionism. Disputes concerning employment of nonunionists, inter-union and intra-union disputes; sympathy stoppages in support of employees in another industry; recognition of union activities.

Other. Disputes concerning protests directed against persons or situations other than those relating to the employer/employee relationship e.g. political matters; fining and gaoling of persons; lack of work; lack of adequate transport; non-award public holidays; accidents and attendance at funerals. Stoppages for which no reason is given are also included in this category.

**Disputes** 

- 2. For these statistics, an *industrial dispute* is defined as a withdrawal from work by a group of employees, or a refusal by an employer or a number of employers to permit some or all of their employees to work, each withdrawal or refusal being made in order to enforce a demand, to resist a demand, or to express a grievance.
- 3. A dispute affecting several establishments is counted as a single dispute if it is organised or directed by one person or organisation; otherwise it is counted as a separate dispute at each establishment (in each State or Territory) and in each industry in which it occurred.
- 4. A dispute affecting more than one industry and/or State is counted once in each industry and State but only once at the broader industry and Australia level. Prior to September 1991 disputes covering more than one industry and/or State were counted differently (refer to paragraph 5 of the Explanatory Notes for details).
- 5. When there is a return to work between stoppages over the same issue, and the return to work is for less than two complete months, the stoppages are counted as a single dispute. When the return to work is for two or more months, the dispute is considered to have ended at the time of the return to work. Should a subsequent stoppage occur, it is counted as a new dispute.
- 6. Information is recorded concerning all industrial disputes where ten or more working days are lost (see paragraph 1 of the Explanatory Notes). Included in these statistics are the following types of industrial disputes:
  - unauthorised stopwork meetings;
  - · unofficial strikes;
  - sympathetic strikes (e.g. strikes in support of a group of workers already on strike);
  - political or protest strikes;
  - · general strikes;
  - work stoppages initiated by employers (e.g. lockouts); and
  - rotating or revolving strikes (i.e. strikes which occur when workers at different locations take turns to stop work).

Excluded from these statistics are work-to-rules, go-slows, bans (e.g. overtime bans) and sit-ins. In addition, industrial disputes in which employees resign are deemed to have been resolved. Statistics on those disputes will cease to be collected from the date of the employees' resignations.

Disputes in progress

- 7. Disputes in progress refers to all disputes occurring within a particular calendar month or year. These disputes may:
  - start in the previous month or year and continue into the period being measured, or
  - begin and end in the period being measured, or
  - begin in the period being measured and continue into the next period.

**Duration** of dispute

8. The duration of a dispute is the average number of working days lost per employee involved in the dispute. The duration of the dispute is calculated by dividing the total number of working days lost in the dispute by the number of employees involved (both directly and indirectly).

**Employees** 

- 9. *Employees* refers to wage and salary earners only. Excluded are persons who are self-employed (e.g. building sub-contractors, owner-drivers of trucks) and employers.
- 10. Employees directly involved are those who actually participated in the dispute in order to enforce or resist a demand or to express a grievance.
- 11. Employees indirectly involved are those who ceased work at the establishment where the stoppages occurred, but who are not themselves parties to the dispute. Employees who ceased work at establishments other than those where the stoppages occurred are excluded. See paragraph 2 of the Explanatory Notes.
- 12. Total employees involved for any period of time are obtained by adding together the number of employees involved in each dispute in the period. For any period of time the figures may include details of the same employees involved in more than one dispute. The longer the period of reference, the more chance there is of some double counting in the number of employees involved. Where there are varying numbers of employees involved during the progress of a dispute, the figures of employees involved relate to the largest number of individual employees involved on any one day. Generally, the total number of employees involved for each year will equal the sum of the total number of employees involved in the first month of a year plus the number of employees newly involved in subsequent months. Differences between monthly and annual totals can occur due to the temporary cessation of stoppages which resume in subsequent months. Employees re-involved in this type of dispute are not classified as employees newly involved in stoppages in the second period in which the dispute occurs.

### Method of settlement

13. Statistics of the method of settlement of industrial disputes relate to the method directly responsible for ending the stoppage of work as reported and not necessarily to the method (or methods) responsible for settling all matters in dispute. For these reasons, they do not reflect the relative importance of the work of various industrial tribunals

operating under State and Federal legislation. The classification of method of settlement is as follows:

Negotiation. Private negotiation between the parties involved, or their representatives, without the intervention or assistance of authorities constituted under State or Federal industrial legislation.

State legislation. Intervention or assistance of an industrial authority or authorities created by or constituted under State conciliation and arbitration or wages board legislation, or reference to such authorities or compulsory or voluntary conference. Intervention, assistance or advice of State government officials or inspectors.

Federal and joint Federal-State legislation. Compulsory or voluntary conference or by intervention or assistance, of, or reference to, the industrial relation commissions created by or constituted under the Industrial Relations Act, Coal Industry Acts, Stevedoring Industry Act, and other acts such as the Navigation Act; Public Service Arbitration Act. Intervention, assistance or advice of Federal government officials or inspectors.

Resumption without negotiation. This category may include some disputes which are settled subject to subsequent negotiation of a formal nature, such as industrial court hearings. Stop-work meetings are included, and this category may also include disputes settled by 'resumption' as stated, but about which no further information is available.

Other methods. Mediation; filling places of employees on strike or locked out; closing establishments permanently; dismissal or resignation of employees.

Working days lost

14. Working days lost refers to working days lost by employees directly and indirectly involved in the dispute and figures are generally as reported by parties to the dispute. For some disputes working days lost are estimated on the basis of the number of employees involved and the duration of the dispute.

Working days lost per thousand employees

15. Working days lost per thousand employees are calculated for the 12 month period from working days lost and estimates of employees obtained from the ABS Survey of Employment and Earnings and the ABS Labour Force Survey. Refer to paragraph 4 of the Explanatory Notes for details of the way in which these measures are calculated, and the change in the method of calculation from 1987.

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